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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/786,527	03/05/2001	Norbert Lobig	P010088	1420	
26371	7590 01/03/2006		EXAMINER		
FOLEY & LARDNER LLP 777 EAST WISCONSIN AVENUE			TANG, KAREN C		
SUITE 3800	· · · · · · · · · · · · · · · · · · ·		ART UNIT	PAPER NUMBER	
MILWAUKE	, WI 53202-5308		2151		
			DATE MAILED: 01/03/2000	DATE MAILED: 01/03/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		09/786,527	LOBIG, NORBERT		
		Examiner	Art Unit		
		Karen C. Tang	2151		
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address		
A SH WHIC - Exter after - If NC - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATES as ions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. In period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONED	I. lely filed the mailing date of this communication. O (35 U.S.C. § 133).		
Status					
2a)⊠	Responsive to communication(s) filed on 11 Oct. This action is FINAL. 2b) This Since this application is in condition for allowant closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro			
Dispositi	on of Claims				
5)	Claim(s) 23-29,31-37,39 and 40 is/are pending 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 23-29, 31-37, 39-40 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or on Papers The specification is objected to by the Examiner The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the construction of the construction	vn from consideration. r election requirement. r. epted or b) □ objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is objected to by the drawing(s) is objected to by the legan to the drawing(s) is objected to by the legan to the drawing(s) is objected to by the legan to the drawing(s) is objected to by the legan to the legan	e37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
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Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
2) Notic Notic Notic Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	4) Interview Summary (Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:			

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This action is responsive to the amendment and remarks file on 10/11/05.

Claims 23-29, 31-37, 39-40 are presented for further examination Claims 23 and
 32 are amended.

DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 23 and 32, the claims language "accessible virtually all of the time" is indefinite. Nowhere within the spec or the claim language defines the boundry of "accessible virtually all of the time".

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 23-29, 31-37, 39-40 are rejected under 35 U.S.C. 102(b) as being anticipated by Emery et al (US 5,758,281) hereinafter Emery.

1) Referring to claim 23 and 32, Emery discloses:

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A first telecommunication network: Examiner interprets the first telecommunication network (22, Fig 2); A local exchange (VLR at 22, Fig 2); A second telecommunication network (26, Fig 2, Col 15, Lines 20-35); A second local exchange (VLR at 26, Fig 2); A subscriber (cell user, refer to Col 4, Lines 60-67);

Said first telecommunication network being connected to said second telecommunication network via a connection point (31, STP, Fig 2), wherein the two telecommunication networks are interconnected (Fig 2, Col 13, Lines 1-15). Said subscriber station involved in a change between telecommunications network (refer to Col 4, Lines 45-67), Said subscriber station initially connected to said first telecommunications network (inherently that the subscriber is initially connected to first network to enable a switch to another network).

Said primary routing information (current location, refer to Col 5, Lines 1-22) pertaining to said subscriber station (while in the first network, the user is inherently registered with its routing information with the network)

Said primary routing information being contained in the first and second telecommunication network (refer to Col 5, Lines 23-45).

Said primary routing information for defining a connection set up from the respective telecommunications network to the first local exchange (refer to Col 5, Lines 1-22). Storing the secondary routing information in the first local exchange (current location, refer to Col 5, Lines 1-22).

Secondary routing information for defining a further connection setup, for the subscriber station to the secondary telecommunications network via the connection point provided that the subscriber station is not present (refer to Col 5, Lines 22-45).

Changing the primary routing information the second telecommunications network such that connections from the second communication network to the subscriber station are being set up to the second local exchange (refer to Col 5, Lines 23-67).

Disconnecting the subscriber station from the first local exchange (refer to Col 5, Lines 45-67). Connecting the subscriber station to the second local exchange (refer to Col 5, Lines 23-45).

the subscriber station is accessible virtually all the time (while on wireless, it is inherent that the subscriber station is accessible virtually all the time).

- 2) Referring to claim 24, Emery discloses changing the primary routing information in the second telecommunications network such that connections from the second communications network to the subscriber station are being set up to the second local exchange (refer to Col 5, Lines 20-45 and Fig 4).
- 3) Referring to claim 26, Emery discloses activating the secondary routing information in the first local exchange upon a fault occurring on an access line of the subscriber station while disconnecting the subscriber station, said secondary routing information relating to the subscriber station (refer to Col 5, Lines 20-67).

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- 4) Referring to claim 27and 35, Emery discloses changing the primary routing information in the first communications network after disconnecting the subscriber station from the first local station, so that communication requests originating from the first telecommunications network to the subscriber station are passed from the first telecommunications network to the second telecommunications network via the connection point (Col 5, Lines 20-67 and Fig 2 and Col 6, Lines 8-17).
- 5) Referring to claim 28, Emery discloses deleting the secondary routing information in the first local exchange said secondary routing information relating to the subscriber station (refer to Col 5, Lines 45-67).
- 6) Referring to claim 29, Emery discloses the network deleting details from the first local exchange, said details relating to a relevant subscriber station being previously connected to the first telecommunications network (refer to Col 5).
- 7) Referring to claim 31 and 39, Emery discloses a carrier signal for a duration of the subscriber switching, said the signal being monitored by the first local exchange in order to identify a line fault on a(n) digital lines (refer to Col 5, Lines 40-67).
- 8) Referring to claims 25 and 33, Emery discloses details that provide information to the subscriber station in a course of a connection request with storage of the secondary routing information in the secondary local exchange if the subscriber station is still being

connected to the first local exchange, then, carrying out the further connection setup via

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the second local exchange (refer to Col 5, Lines 20-67).

Emery further disclose if the subscriber station is no longer connected to the second local exchange, then, carrying out the further connection setup via an associated

secondary routing information (refer to Col 5, Lines 20-67).

9) Referring to claim 34, Emery discloses deactivating the secondary routing information

relating to the subscriber station in the second local exchange, upon a fault end signal

occurring on an access line of the subscriber station while disconnecting the subscriber

station (refer to Col 5, Lines 45-67).

10) Referring to claim 36, Emery discloses the network deleting details from the second

local exchange (refer to Col 5, Lines 40-67).

11) Referring to claim 37, Emery discloses by change a part of the details, it indicate a

connection of the subscriber station to the second local exchange (refer to Col 5, Lines

40-67).

12) Referring to claim 40, Emery discloses storing and making available the primary and

secondary routing information by utilizing at least one of a local operation at an

exchange level and a central operation in a network (Col 5, Lines 20-67).

Response to Arguments

Applicant's arguments filed 11/17/05, have been fully considered but they are moot in view of new grounds of rejection.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Karen C. Tang whose telephone number is (571)272-3116. The examiner can normally be reached on M-F 7 - 3.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Zarni Maung can be reached on (571)272-3939. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Karen Tang